341/013.500

Docket No.: 45605-FWC/90

LOC 7530

#19/2

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Y. Izumi, et al.

Examiner:

J. Dudek

Application No.:

08/868,481

Group No.:

2871

Filed:

06/03/97

Date of Allowance: 04/22/98

, ,

Batch No. D21

For:

LIQUID CRYSTAL DISPLAY FORMED BY A PLURALITY

OF NON-ELECTRICALLY INTERCONNECTED LIQUID

PECEIVED
Publishing Division

CRYSTAL DISPLAY PANELS

JUN 0 8 1998

The Honorable Commissioner of Patents

And Trademarks

Box: Issue Fee

Washington, D.C. 20231

RECEIVED

11

JUL 1 0 1998

Publishing Division

CERTIFICATE OF MANANCIes (10)

I, hereby certify that this IDS is/are being deposited with the United States Postal Service as first class mail, in an envelope addressed to: Commissioner of Patents and Trademarks, Box: Issue Fee, Washington, D.C. 20231, on <u>June 4</u>, 1998.

Patricia A Barnes

PETITION REQUESTING CONSIDERATION OF A SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT AFTER ALLOWANCE BUT BEFORE PAYMENT OF ISSUE FEE

Sir:

This is a petition pursuant to 37 C.F.R. 1.97(d) requesting that the Supplemental Information Disclosure Statement (IDS) included herewith be considered by the U.S. Patent and Trademark Office.

Rule 97(e) Certification

In accordance with 37 C.F.R. § 1.97 (e), the undersigned hereby certifies that the references cited in the enclosed Supplemental IDS were cited in a communication 01 FC:122 130.00 0P

IDS U.S.S.N. 08/868,481 Page - 2 -

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from a foreign (i.e., Korean) patent office concerning a counterpart application and that this communication was mailed not more than three months prior to the filing of the Supplemental IDS.

Wherefore, Applicant respectfully requests that the instant petition be granted and that the enclosed Supplemental IDS be considered by the Patent Office.

The fee set forth in 37 CFR § 1.17(i) is submitted herewith. If for any reason an additional fee is required, a fee paid is inadequate or credit is owed for any excess fee paid, you are hereby authorized and requested to charge Deposit Account No. 04-1105.

Respectfully submitted, DIKE, BRONSTEIN ROBERTS & CUSHMAN, LLP

Brian L. Michaelis (Reg. No. 34,221) 130 Water Street Boston, MA 02109 617-523-3400 617-523-6440

Dated: 6-4-98

#112714

INFORMATION DISCLOSURE CITATION

Docket Number (Optional)

45605-FWC /904

Application Number

08/868,481

Applicant(s)

Y. Izumi, et al.

Filing Date

Group Art Unit

		(Use several sheets if necessa	iry)		Y. Izumi, et al.					
					Filing Date	-	Group Art Unit	2071	i	
					06/03/9	/		2871		
. U.S. PATENT DOCUMENTS										
*EXAMINER INITIAL	REF	DOCUMENT NUMBER	DATE		NAME	CLASS	SUBCLASS	FILING DATE IF APPROPRIATE		
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	FOREIGN PATENT DOCUMENTS									
	REF	DOCUMENT NUMBER DATE			COUNTRY		SUBCLASS	SUBCLASS Translation YES NO		
9	ВА	Pat. Hei No. 3-256025	11/14/1991	JAPA	JAPAN			Abstrac only		
0	вв	Pat. No. 93-1451	01/16/93	KOR	EA		7/	1		
		-2-		OTHER	DOCUMENTS (Includi	ing Author, Title,	Date, Pertinent Pa	ages, Etc.)		
Copy of Korean Office Action dated April 16, 1998 and English translation thereof.										
3	<u></u>	вс								
EXAMINER DATE CONSIDERED 9/2/48										
		1 9								

EXAMINER: Initial if citation considered, whether or not citation is in conformance with MPEP Section 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

백덕열 귀하

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허

의 견 제 출 통 지 서 NOTICE OF REQUEST FOR SUBMISSION OF ARGUMENT

샤프가부시끼가이샤 인 성명 출

> 일본국오사까후오사까시아베노꾸나가이께쬬22반22고 주소

인 성명 백덕열 CH 리

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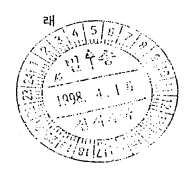
서울시 중구 남대문로2가 118(해운센터빌딩본관17층) 주소

1995년 특허출원 제 15104 호

액정표시장치 발명의명칭

이 출원에 대한 심사결과 아래와 같은 거절이유가 있어서 특허법 제63조의 규정에 의하여 이를 통지 하오니 의견이 있거나 보정이 필요할 경우에는 1998. 6. 16 .까지 의견서 또는 보정서를 제출하여 주시기 바랍니다.

"별첨 참조" 끝. 아



002595



1998: 4, 1.6

청 허 심 사 4 국

> 김 영상기기 심사담당관실 심 사 관 준



별첨 (특허 95-15104)

- 1. 본원발명의 청구 범위 1,2,7,10,24,27,33항은 복수개의 박막 트렌지스터 액정 패널을 서로 접합하여 대화면 액정 표시 장치를 제공하고자 하는 것으로,이는 본원 발명의 출원전에 공지된 일본 특개평 3~256025 (1991.11.14 이하 인용예1이라함) 및 국내 특허공개공보 93~1451(93.1.16 이하 인용예2라함)의 박막트렌지스터 액정 패널을 서로 접합하여 대화면 표시 장치를 구성하는 것과 매우 유사한 것으로 인정되며, 본원발명의 상기 청구 범위의 핵심 구성 요소인 복수의 패널, 박막트렌지스터,제1차광막 등의 구성 상기 인용예 1및 2의 청구 범위,상세한 설명의 전반 및 도면에서 제시하고 있는 복수의 패널(인용예1), 박막트렌지스터(인용예1 및 2), 차광막(인용예2) 등의 구성과 매우 유사한 것으로 인정되어,당 분야의 통상의 지식을 가진 사람이 상기 인용예1및 2를 단순히 주합하여 용이하게 발명할 수 있는 것으로 판단됩니다.(특허법 제29조 2항)
- 2. 본원발명의 청구 범위 2항에서 "소정"의 선폭이라는 용어는 그 한정이 불명료하여 청구하고자하는 범위를 정확하게 파악하기 어렵게 기술되어 있습니다.(특허법 제42조 4항)

첨부:상기 인용예 1 및 인용예 2 각 1부. 끝.

TRANSLATION

Notice of Request for Submission of Argument

Applicant

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Seoul, Korea

Application No.

95-15104

Title of Invention

LIQUID CRYSTAL DISPLAY

A Notice of Rejection is hereby given pursuant to Article 63 of the Patent Act on the grounds set forth below. If there is any argument against this Office Action or any need to file an amendment, the applicant is invited to submit the argument or the amendment to the Korean Industrial Property Office by <u>June 16</u>, 1998.

REMARKS

"See Attachment"

Date: April 16, 1998

The Korean Industrial Property Office

Examining Division IV Patent Examiner (Sealed)

[Attachment: Application No.95-15104]

1. The invention claimed in Claims 1, 2, 7, 10, 24, 27 and 33 of the present application ("claimed invention") provides a large-screen liquid crystal display by connecting a plurality of TFT liquid crystal panels. Such technical feature of the claimed invention is considered very similar to the Japanese Laid-Open Patent Hei No. 3-256025 (1991. 11. 14: "cited reference 1") and the Korean Laid-Open Patent No. 93-1451 (93. 1. 16: "cited reference 2"), which disclose a large-screen display constructed by connecting the TFT liquid crystal panels.

Also, the elements of the claims, such as a plurality of panels, a TFT, a first photo-blocking film, etc., are very similar to those of the cited reference 1 (i.e., a plurality of panels, a TFT) and the cited reference 2 (i.e., a TFT, a light shied film).

Therefore, the claimed invention is considered easily conceivable by the skilled person in the art in view of the simple aggregation of the cited references 1 and 2 (Article 29, paragraph 2).

2. The term "a predetermined" of a predetermined trace width in Claim 2 is unclear and, therefore, it is difficult to know the range which is sought to be patented (Article 42, paragraph 4).

Enclosure: A copy of the cited references 1 and 2.